## FOR UTILITY/DESIGN CIP/PCT NATIONAL/PLANT ORIGINAL/SUBSTITUTE/SUPPL DECLARATIONS

## RULE 63 (37 C.F.R. 1.63) DECLARATION AND POWER OF ATTORNEY FOR PATENT A CATION

PM & S **FORM** 

Z70638/US

(M#)

PAT-116 11/99(2)

MENTAL D TRADEMARK OFFICE IN THE UNITED STATES PATER As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name, and I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) or the INVENTION ENTITY ED

below) of th	e subject matter which i	s claimed and for which a p METHODS	patent is sought on the	e IMAENTION ENT	mren -		
	the specification of whi	ch (CHECK applicable BO	X(ES) )				
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BOX(ES)	→ B.  was filed or	)	as U.S. A	pplication No.	<u></u>		· · · · · · · · · · · · · · · · · · ·
<b>→</b>	→ C. 🗌 was filed as	PCT International Ap	plication No. PC	'	or	•	
I hereby state above. I ack foreign priorit Application w	e that I have reviewed and unowledge the duty to disclostly benefits under 35 U.S.C. which designated at least on the DCT letter at least Applicable.	plication) was amended or inderstand the contents of the se all information known to me 119(a)-(d) or 365(b) of any fore other country than the United on, filed by me or my assigneed, or (2) if no priority claimed,	above identitied specific to be material to patent eign application(s) for pa I States, listed below an I disclosing the subject i	ability as delined in 37 Itent or inventor's certi d have also identified in natter claimed in this a	ficate, or 30	65(a) of any PCT Internation for particular application for particular for partic	itional
PRIOR FO	REIGN APPLICATION(S	Day/MONTH/Yea		e first Laid- en or Published		atented Granted Priority	NOT Claimed
0001005	.8 GB	18.01.2000					
Except as no PCT internat application is defined in 37 application:  PRIOR U.S	oted below, I hereby claim de ional applications listed abo in addition to that disclosed C.F.R. 1.56 which became	ox at bottom and continue or omestic priority benefit under 3 ve or below and, if this is a cond in such prior applications, I at available between the filing date of the priority of the pri	is U.S.C. 119(9) of 120 titinuation-in-part (CIP) cknowledge the duty to ate of each such prior ag	disclose all information plication and the nation	known to i	me to be material to pate international filing date	entability as
And I hereby telephone no attorneys to authorize the	hese statements were made 1 of Title 18 of the United St  / appoint Pillsbury Madison umber (202) 861-3000 (to w prosecute this application a em to delete names/number nee/attomey/limt/ organiza ented unless/until I instruct to kulis 16773 F. Lippitt 17519 night 17698 ve 18781 oyce 20508	e herein of my own knowledge with the knowledge that willful ates Code and that such willful & Sutro LLP, Intellectual Proper hom all communications are to not to transact all business in its below of persons no longer vition who/which first sends/sent the above Firm and/or a below Dale S. Lazar Paul E. White, Jr. Glenn J. Perry Kendrew H. Colton G. Paul Edgell Lynn E. Eccleston	inty Group, 1100 New Y be directed), and the b le Patent and Trademar with their firm and to act this case to them and tattomey in writing to the 28872 Mark 0 32011 Stephe 28458 Paul F 30368 Ruth N 24238 Richar 35861 Roger	ork Avenue, N.W., Ninelow-named persons (k Office connected the and rely on instruction by whom/which I hereb contrary.  i. Paulson  n C. Glazier  McQuade  th McQuade  th H. Zaitlen  R. Wise	of the appli th Floor, Es of the same rewith and so from and y declare the 30793 31361 31542 31044 27248 31204	cation or any patent issuest Tower, Washington, e address) individually a with the resulting patent opportunicate directly w	ned thereon.  D.C. 20005-3918, and collectively my to and I hereby tith the ar full disclosure  zyk 36787
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## DECLARATION AND POWER OF ATTORNEY (continued) ADDITIONAL INVENTORS

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